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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
09/534,403	. 03/22/2000	Yu Minakuchi	1341.1041/JDH 8398	
21171	7590 05/30/2003			
STAAS & HALSEY LLP 700 11TH STREET, NW SUITE 500			EXAMINER	
			MIRZA, ADNAN M	
WASHINGTON, DC 20001			ART UNIT	PAPER NUMBER
			2141	11
		•	DATE MAILED: 05/30/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		,		PPG			
•		Application No.	Applicant(s)	•			
Office Action Summary		09/534,403	MINAKUCHI ET AL.				
		Examiner	Art Unit				
		Adnan M Mirza	2141				
 Period for	The MAILING DATE of this communication app Reply	ears on the cover sheet with the c	orrespondence addre	)SS			
THE MA - Extension after Si If the point of the point	RTENED STATUTORY PERIOD FOR REPLY AILING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.13 X (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a reply eriod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute, ly received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this comm D (35 U.S.C. § 133).	nunication.			
1)🛛	Responsive to communication(s) filed on <u>08 A</u>	A <i>pril 2003</i> .					
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ Th	is action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under an of Claims	Ex parte Quayle, 1935 C.D. 11, 4	.53 O.G. 213.				
4)⊠ C	Claim(s) 3-7,9,11-13 is/are pending in the app	lication.					
	a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) is/are allowed.							
·	6)⊠ Claim(s) <u>3-7,9 and 11-13</u> is/are rejected.						
i	7) Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/or	r election requirement.					
Application	•	_					
	ne specification is objected to by the Examine ne drawing(s) filed on is/are: a)□ accep		minor				
-	<del></del>	•					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
	If approved, corrected drawings are required in rep		Tod by the Examinor.				
	ne oath or declaration is objected to by the Ex						
Priority un	der 35 U.S.C. §§ 119 and 120						
13) 🗌 A	cknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	)-(d) or (f).				
a) <u></u>	All b) Some * c) None of:						
1	. Certified copies of the priority documents	s have been received.					
2	. Certified copies of the priority documents	s have been received in Application	on No				
	. Copies of the certified copies of the prior application from the International But e the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		age			
14) <u></u> Acl	knowledgment is made of a claim for domestion	c priority under 35 U.S.C. § 119(e	e) (to a provisional ap	plication).			
	The translation of the foreign language proknowledgment is made of a claim for domesti	•					
Attachment(s		-					
2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	r (PTO-413) Paper No(s). Patent Application (PTO-1				
.S. Patent and Trad	emark Office						

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## **DETAILED ACTION**

Applicant's disclosure in regarding canceling the claim 9 and amending the claim 9 contradict it self and requires correction. Examiner advises the applicant to clarify the status of the claim 9.

Examiner did consider the amended claim 9 in the current office action.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims3-7,9,11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yao et al (U.S. 5,938,734) and further in view of Asamizuya et al (U.S. 6,314,576).
- 4. As per claims 3,12,13 Yao disclosed further comprising a distribution control unit controlling an information distribution device regarding a distribution of a content as real-time reproducible stream information from the distribution device regarding a distribution of a content as real-time reproducible stream information from the distribution device to a receiving device (col. 3, lines 1-20 & col. 11, lines 17-27); and a memory unit storing a distribution schedule information of the distribution control unit and the reproduction control unit, wherein the distribution schedule information comprises information on a time and a date to start and end the

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distribution of the content, and the distribution control unit controls the information distribution

device based on the stored distribution schedule information (col. 3, lines 1-20).

However Yao failed to disclose a reproduction control unit controlling the receiving device

regarding a real-time reproduction of the stream information and the reproduction control unit

controls the receiving device based on the stored distribution schedule information

In the same field of endeavor Asamizuya disclosed the near-video-on-demand (NVOD)

compilation unit has a film stock conversion device (device called "Telecine") which reads the

movie of the film stock recorded on the films and converts the same to video signals and audio

signals, that is, AV signals. Further, the near-video-on-demand (NVOD) compilation unit has a

video signal reproducing apparatus for reproducing the analog or digital AV signals recorded on

video tape (referred to as "VTR stock") (col. 8, lines 57-65).

It would have been obvious to one having ordinary skill in the art at the time the invention was

made to have incorporated the reproduction control unit which controls said receiving device,

regarding a real-time reproduction of the stream information as taught by Asamizuya in the

method of Yao to be more versatile in the methodology of digital data streaming and reduce the

cost.

3. As per claim 2 Yao-Asamizuya disclosed further comprising a change-over unit to be

manipulated by an operator for changing over the control of the reproduction control unit to

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other control, wherein said reproduction control unit controls said receiving device according to the control changed-over by said changed-over unit (Asamizuya, col. 9, lines 30-49).

- 5. As per claim 4 Yao-Asamizyua disclosed wherein a plurality of said receiving devices are provided, and said reproduction control unit carries out an identical control to each of said receiving device and prohibits an execution of an external control relating to a reproduction at said receiving devices (Asamizuya, col. 10, lines 5-12).
- 6. As per claim 5 Yao-Asamizyua disclosed wherein a plurality of said receiving devices are provided, and said reproduction control unit carries out an identical control to each of said receiving devices and permits an execution of an external control relating to a reproduction at said receiving devices (Asamizuya, col. 9, lines 30-49).
- 7. As per claims 6,7 Yao-Asamizyua disclosed a distribution control unit which controls an information distribution device to distribute real-time reproducible stream information to the distribution control unit itself (Yao, col. 11, lines 15-37); an editing unit receiving the content as the real-time reproducible stream information from the information distribution device, and editing and distributing the received real-time reproducible stream information (Asamizyua, col. 8, lines 63-67) wherein the reproduction control unit controls the receiving device regarding the real-time reproduction of the edited stream information (Asamizyua, col. 8, lines 50-65).

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- 8. As per claims 8,10 Yao-Asamizyua disclosed an information distribution/reproduction control apparatus comprising: a distribution control unit which controls a plurality of information distribution devices (Yao, col. 6, lines 25-36), regarding a distribution of stream information including moving picture data that can be reproduced in real time to a receiving device (Asamizyua, col. 4, lines 1-17); and a reproduction control unit which controls said receiving device, regarding a display method relating to a real-time reproduction of a plurality of the stream information (Asamizyua, col. 8, lines 63-67).
- 9. As per claims 9,11 Yao-Asamizyua disclosed the invention substantially in claim 1 including further comprising a distribution control unit controlling a plurality of information distribution devices regarding a distribution of stream information including moving picture data that can be reproduced in real time to a receiving device (Yao, col. 3, lines 1-20); a reproduction control unit controlling the receiving device regarding a display method relating to a real-time reproduction of a plurality of the stream information (Asamizyua, col. 8, lines 57-65); and a memory unit storing importance level information on the importance level of each of the plurality of stream information (Yao, col. 4, lines 6-21), wherein said reproduction control unit controls said receiving device so as to reproduce a higher priority stream information of higher level of importance with higher priority over the rest of the stream information based on the stored importance level information (Asamizyua, col. 10, lines 21-49).

Examiner addressed all the new limitation added to the claims.

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## Conclusion

10. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- 11. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Adnan Mirza whose telephone number is (703)-305-4633.
- 12. The examiner can normally be reached on Monday to Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on (703)-308-5221. The fax for this group is (703)-746-7239.

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13. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)-746-7239 (For Status Inquiries, Informal or Draft Communications, please label "PROPOSED" or "DRAFT");

(703)-746-7239 (For Official Communications Intended for entry, please mark "EXPEDITED PROCEDURE"),

(703)-746-7238 (For After Final Communications).

14. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-3900.

Any response to a final action should be mailed to:

**BOX AF** 

Commissioner of Patents and Trademarks Washington, D.C.20231

Or faxed to:

Hand-delivered responses should be brought to 4<sup>th</sup> Floor Receptionist, Crystal Park II, 2021 Crystal Drive, Arlington, VA 22202.

AM

Adnan Mirza

Examiner

B.Jaroenchonwanit

**Primary Examiner**